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Separate paging is given to this Part in order that it may be filed as a separate compilation,

PART II-A

Notifications relating to Minor Administrations

ORDERS BY THE CHIEF COMMISSIONER, AJMER-MERWARA

NOTIFICATIONS

Ajmer, the 20th September 1947

No. A|5-32.—In exercise of the powers couferred by section 19 of the Indian Press (Emergency Powers) Act, 1931 (XXIII of 1931), the Chief Commissioner hereby declares to be forfeited to His Majesty, all copies wherever found of the book entitled 'Ma Bahinon ki Karun Kahani' by Kanhaiya Lal Shah of Beawar printed at the Shri Gurukul Press, Beawar and all other documents containing copies or translations of or extract from the said book in as much as the said book contains matter of the nature described in section (4)(1)(d) of the said Act.

By order,

C. L. TRIVEDI,

for Secretary to the Chief Commissioner, Ajmer-Merwara.

Ajmer, the 18th December 1947

No. G|Munl-106.—In accordance with the provisions of Sub-Section (3) of Section 8 of the Ajmer-Merwara Municipalities Regulation, 1925 (VI of 1925) the Chief Commissioner is pleased to notify that Lala Raju Lal son of Seth Gog Raj has been appointed as a nominated member of the Deoli Municipal Committee, vice Lala Badri Lal deceased.

By order,

C. L. TRIVEDI,

for Secretary to the Chief Commissioner, Ajmer-Merwara, Ajmer, the 27th December 1947

No. F|22-3-IV.—The Chief Commissioner is pleased to make the following amendment to Rules 4.31 and 4.32 in the Ajmer-Merwara Motor Vehicles Rules, 1940, published with his Notification No. 1141|34-W|38-III, dated 12th June, 1940.

The words "Commissioner, Ajmer-Merwara" wherever they occur in Rules 4.31 and 4.32 of the Ajmer-Merwara Motor Vehicles Rules, 1940, shall be substituted by the words "Provincial Government".

By order,

C. L. TRIVEDI,

for Secretary to the Chief Commissioner,
Ajmer-Merwara.

Ajmer, the 29th December 1947

No. G[Munl-112.—In exercise of the powers conferred by clause (h) of section 247 of the Ajmer-Merwara Municipalities Regulation, 1925 (VI of 1925) the Chief Commissioner is pleased to make the undermentioned rules for the assessment and collection of entertainment tax in the Beawar Municipality (published in this Administration's Notification No. G[Munl-112, dated 15th September 1947).

Kules for the assessment and collection of the entertainment tax in the Beawar Municipality.

- (1) "Admission to an entertainment" includes admission to any place in which the entertainment is held.
- (2) "Entertainment" includes any exhibition, performance, amusement, game or sport to which persons are admitted for payment.

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(5)

- (3) "Payment of admission" includes,
- (1) any payment made by a person who, having been admitted to one part of a place of entertainment is subsequently admitted to another part thereof, for admission to which a payment involving tax or more tax is required.
- (2) any payment for seats or other accommodation in a place of entercamment,
- (3) any payment for a programme or synopsis of an entertainment; and
- (4) any payment for any purpose whatsoever connected with an entertainment which a person is required to make as a condition of attending or continuing to attend the entertainment in addition to the payment if any, for admission to the entertainment.
- (4) "Proprietor". In relation to any entertainment includes a contractor or any person responsible for the management thereof.
- (5) "Society" includes a company, institution, club or other association of persons by whatever name called.
- 2. No proprietor of an entertainment shall purchase any stamp required for the purposes of these rules from any person except from the Municipal Committee.

Provided that when the proprietorship of an entertainment changes hands, it shall be lawful for the new proprietor, after giving due notice to the committee to purchase from the former proprietor the stock of unused stamps in the latter's possession.

- 3. No stamp issued for the purpose of these rules shall be issued to any person by or on behalf of the proprietor of any entertainment otherwise than securely affixed to a ticket issued for the purpose of authorising admission to an entertainment.
- 4. Every taxable ticket issued on payment for admission to an entertainment shall be clearly marked with the price of admission, excluding the tax paid and shall also have securely affixed to it a stamp of the value of the tax payable upon the said price of admission.
- 5. Where the payment for admission to an entertainment is made by means of a lump sum paid as a subscription or for the right of admission to a series of entertainments or to any entertainment during a certain period of time or for any privilege, right, facility thing combined with the right of admission to any entertainment, or involving such right of admission without further payment or at a reduced charge, the entertainment tax shall be paid on the amount of the lump sum, but where the committee is of opinion that the payment of a lump sum or any payment for a ticket represents payment for other privileges, rights or purposes besides the admission to an entertainment, or covers admission to an entertainment during any period for which the tax has not been in operation, the tax shall be charged on such amount as appears to the committee to represent the right of admission to entertainments in respect of which the entertainment tax is payable.

- 6. Every taxable ticket issued for the purpose of admitting more than one person to an entertainment shall have clearly shown thereon the number of persons t_0 be admitted and shall have affixed to it a stamp or stamps equal invalue to the total tax that would have been payable on tickets for admitting each such person separately.
- 7. The stamp or stamps to be affixed to a ticket entiting the purchase to the exclusive use of a box or similar accommodation shall be or the value of the tax that would be payable upon a ticket of the same price admitting one person to the entertainment.
- 8. When the purchaser of any ticket admitting him to one part of an entertainment wishes to transfer to another part of the entertainment for which the price of admission is higher and taxable, the proprietor shall issue him a second ticket stamped with a stamp of the value of the difference between the tax leviable on the second ticket and that leviable on the first. The purchaser shall retain the portion of the first returned to him under rule 12.
- 9. Every proprietor of an entertainment admitting a person free of payment or on payment of a reduced sum shall issue to such person a ticket showing clearly thereon the full charge for admission to the class to whom the person is admitted. The tax shall be paid on such ticket in the same manner as if it were a ticket issued on payment of the full charge and the person admitted shall for the purpose of these rules be deemed to be the purchaser of the ticket.
- 10. Evrey season ticket or ticket available for more than one entertainment, shall have marked thereon the name of the purchaser and the period for which it is available and the stamp to be affixed to such ticket shall be of value of the tax that would be payable upon a ticket of the total price admitting the purchaser to one entertainment.
- 11. Save as otherwise provided by these rules no person, other than a person who has some duty to perform in connection with the entertainment of a duty imposed upon him by law, shall be admitted to any entertainment, except with a ticket stamped with an impressed, embossed, engraved or adhesive stamp (not before used) issued by the committee for the purposes of revenue and denoting that the proper entertainment tax payable has been paid.
- 12. On admission of the purchaser the proprietor shall cause every ticket not being a season ticket or ticket available for more than one entertainment, issued for admission to the entertainment to be collected and the stamp to be defaced by tearing the ticket into two portions across the stamp and one portion to be returned to the purchaser. The purchaser shall retain his portion until he has left the place of entertainment. The other portion shall be retained by the proprietor until 3 P.M. of the day following the entertainment and shall then be destroyed.
- 13. No ticket bearing stamp that has been torn, defaced or otherwise marked or mutilated

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shall be issued by the proprietor of an enter-tainment.

- 14. Every proprietor of an entertainment may either keep a register in form 'A' appended to these rules showing the number of stamps purchased and issued by him or shall allow an officer, clerk, or representative of the municipal committee, deputed for the purpose to sit within his premises for recovering the tax and will provide him all possible facilities for the said purpose and shall not allow any visitor to enjoy the entertainment unless he has paid the scheduled tax.
- 15. The proprietor of an entertainment maintaining a register in form 'A' may at any time return to the municipal committee any unused stamps in his possession and shall on making an application in writing be entitled to claim refund of their value.
- J6. When any stamps purchased for use under these rules have been damaged or spoiled the purchaser may apply in writing to the officer authorised by the Committee to sell such stamps, who on being satisfied that they have not been wilfully damaged or spoiled, may give lieu thereof:—
 - (a) Other stamps of the same denomination and value, or
 - (b) Stamps of any other denomination to the same value.
- 17. Any officer authorised by the committee for the purpose may enter any place of entertainment while the entertainment is proceeding and any place ordinarily used as place of entertainment of any reasonable times, with a view to seeing whether the provisions of these rules are being complied with.

- 18. A person who has been admitted to an entertainment shall upon demand made during the course of or immediately before or after the entertainment produced to any officer authorised under the rule 17 the ticket, the badge, card of membership voucher or document by means of which he was admitted, or a portion of a ticket by means of which he was admitted, bearing a stamp defaced in accordance with these rules, or the stamped cover of the book or the stamped principal parts of the sheet from which the ticket, by means of which he was admitted, was taken.
- 19. Any officer duly empowered in this behalf by the committee may at any time require the proprietor of an entertainment to produce for inspection all his books and records, and all tickets or portion of tickets in his possession, relating to entertainment.

Penalties.

20. Any proprietor, or person intentionally infringing or attempting to infringe any of rules 2 to 14 and 18 and 19 or in any way obstructing the committee or any of their servants in the performance of their duties connected with the entertainment tax under the said rules, shall on conviction before a magistrate be liable to a fine which may extend to Rs. 50. The Chairman or the Executive Officer or the Secretary may apply to a Magistrate for summons against such offenders. Provided that if with the previous written permission of the Chairman, Municipal Committee Beawar an entertainment is arranged for purpose of the aid of any educational or religious institution or any charitable purpose, the provisions of these rules will not apply and no entertainment tax would be levied on the admission fee.

Form 'A'
(referred to in rule 14)

Monthly Register of Stamps.

Name of proprietor.

Date.	Denomination of stamps.	Opening Balance.	No. of tickets purchased with serial number.	No. of tickets issued with serial number.	Closing balance.	Remarks

By order,

C. L. TRIVEDI,

for Secretary to the Chief Commissioner,

Ajmer-Merwara.

Ajmer, the 30th December 1947

No. G Misc-2,—In exercise of the powers conferred upon him by Section 34 of the Ajmer Laws Regulation VI of 1877, the Chief Commissioner, is pleased to make the following rules for regulating and restricting the slaughter of animals.

- 1. (i) These rules shall be called the Ajmer-Merwara Cattle (Slaughter) Control rules, 1947.
- (ii) They shall apply to the whole of Ajmer-Merwara.
- 2. In these rules, unless there is anything repugnant in the subject or context :—
 - (i) "Cattle" includes Bull, Bullock, Cow or Calf.
- 3. (a) No person shall slaughter or cause to be slaughtered or offer or sell for slaughter any of the following class of cattle:—
 - (i) Cattle below 3 years of age.
 - (ii) Male cattle between 3 and 10 years of age which are used or likely to be used as beast of burden or draught or for riding, breeding or for religious or show purposes.
 - (iii) All cows between 3 and 10 years of age which are capable of producing milk.
 - (iv) All cows which are pregnant or in milk or capable of giving milk.
- (b) Any civil Veterinary Officer in Ajmer-Merwara whether gazetted or non-gazetted would be competent to object to the slaughter of a particular animal for which purpose he will have the right of access to a butchery or a place where to his knowledge slaughter of such an animal is being done, provided that in the case of the veterinary officer being a non-gazetted one, the person in charge of the butchery will have a right to make a reference to the Animal Husbandry Officer, Ajmer-Merwara whose decision would be final.
- (c) No person shall slaughter or cause to he slaughtered on Thursdays in Nasirabad and Fridays in other places in Ajmer-Merwara, any cattle not covered by the provisions of clause (a) except with the permission of the Director of Civil Supplies. Ajmer-Merwara, or any officer authorised by him in this behalf.
- 4. Any person contravening any of these rules, shall, in addition to any other consequences that would ensure for such breach or conviction before a Magistrate, be punished with imprisonment not exceeding one month or fine not exceeding two hundred rupees or both
- 5. These rules shall come in force from the date of publication in the Gazette of India, Part II Λ .

By order,

C. L. TRIVEDI,

for Secretary to the Chief Commissioner, Ajmer-Merwara.

The 30th December 1947

No. A 21-18-II.—In exercise of the powers conferred on him by section 12 of the Code of Criminal Procedure, 1898 (V of 1898), as

adapted by the Government of India. (Adaptation of Indian Laws) Order, 1937, read with the Government of India, Home Department, Notification No. F.126|37-Public, dated the 1st April 1937, the Chief Commissioner is pleased to invest all Sub-Judges at Ajmer with the ordinary powers of a Magistrate of the first class to be exercised within the District of Ajmer Merwara.

By order,

C. L. TRIVEDI,
for Secretary to the Chief Commissioner,
Ajmer-Merwara,

Aimer, the 31st December 1947

- No. A|3-22-III.—In exercise of the powers conferred by rules 44(a) and 54 of the Civil Services (Classification, Control and Appeal) Rules, the Chief Commissioner is pleased to direct that the following further amendments shall be made in the rules published with this Administration notification No. 1397-403-C.C.|30, dated the 25th July, 1932:—
 - I. In rule 3 of the said Rules-
 - (i) the existing Explanation shall be renumbered as "Explanation 1"
 - (ii) for clause (a) of Explanation 1, as so renumbered, the following clause shall be substituted, namely—
 - "(a) a person appointed on probation during or at the end of the period of probation on grounds arising out of the specific conditions laid down by the appointing authority, e.g., want of a vacancy failure to acquire prescribed special qualifications or to pass prescribed tests;"
 - (iii) after "explanation 1" the following further Explanation shall be inserted namely—
 - "Explanation 2.—The discharge of a probationer, whether during, or at the end of the period of, probation for some specific fault or on account of his unsuitability for the service, amounts to removal or dismissal within the meaning of this rule".
- II. In rule 6 of the said Rules the existing sub-rule (III) shall be renumbered as sub-rule (iv) and the following new sub-rule shall be inserted as sub-rule (iii), namely:—
 - "(iii) The full procedure prescribed in sub-rule (i) and (ii) above need not be followed in the case of a probationer discharged in the circumstances described in Explanation 2 under rule 3. In such cases it will be sufficient if the probationer is given an opportunity to show cause in writing against the discharge after being apprised of the ground on which it is proposed to discharge him and his reply duly considered before orders are passed".

III. In rule 7 of the said Rules the following proviso shall be inserted at the end, namely:—

"Provided that a probationer shall have no right of appeal against the orders of his discharge if he has been given an opportunity to show cause against the discharge and his reply duly considered as required by rule 6".

By order,

C. L. TRIVEDI,

for Secretary to the Chief Commissioner, Ajmer-Merwara.

Ajmer, the 31st December 1947

No. A|21-18.—In exercise of the powers conferred on him by Section 12 of the Code of Criminal Procedure, 1898 (V of 1898) as adapted by the Government of India (Adaptation of Indian Laws) Order 1937, read with Government of India, Home Department No infication No. F.126|37-Public dated the 1st April 1937, the Chief Commissioner is pleased to invest the following officers with the ordinary powers of a Magistrate of the Third Class to be exercised within the Ajmer Municipal area.

- (1) Mr. N. K. Joshi, Head Master, Government High School, Ajmer,
- (2) Mr. A. Baqi, District Inspector of Schools, Ajmer Merwara.
- (3) Mr. C. L. Nagar, Extra Assistant Director of Agriculture, Ajmer Merwara.
- (4) Mr. ('. P. Quiterio, Agricultural Engineer, Ajmer.
- (5) Mr. Udha Ram Asnani, Veterinary Disease Investigation Officer, Ajmer.
- (6) Mr. Sunder Lal, B. A., LL.B., Naib Tahsildar, Ajmer.

By order,

C. L. TRIVEDI,

for Secretary to the Chief Commissioner, Ajmer-Meruwra.

Ajm∉r, the 2nd January 1948

No. G|Munl-67.—The Beawar Municipal Committee by a resolution passed at a special meeting held on the 12th April, 1947, having framed proposals for the addition of a new head styled "Motor Vehicles" in the present revised Octroi Schedule (published in the Chief Commissioner's notification No. G|Munl.67, dated the 9th August, 1946) under sub-section (2) of Section 77 of the Ajmer-Merwara Municipalities Regulation 1925 (VI of 1925) and having under sub-section (5) of that Section confirmed the said resolution at emergent special meeting held on the 31st October, 1947, the same is hereby published as required by sub-section (7) of the said section 77.

Under sub-section (8) of Section 77 of the said Regulation, the addition as set forth below shall come into force on the expiry of 3 months from the date of publication of this Notification in the Gazette of India:—

Read proceedings of the Finance Sub-Committee dated the 28th March 1947. Item No. II Recommending that a new head styled "Motor Vehicles" be added in the present Schedule of Octroi and for these articles Octroi be charged at the rate of Rs. 3|2|- per cent. advalorem.

Resolved that the proceedings of the Finance Sub-Committee be approved.

By order,

C. L. TRIVEDI,

for Secretary to the Chief Commissioner, Ajmer-Merwara

Ajmer, the 3rd January 1948

No. A|21-70.—In exercise of the powers conferred on him by Section 133(i) of the Code of Civil Procedure, 1908 (Act V of 1908) as adapted by the Government of India (Adaptation of Indian Laws) Order, 1937, read with the Government of India, Home Department Notification No. F 126|37-Public, dated the 1st April, 1937, the Chief Commissioner is pleased to exempt Thakur Bahadur Singh of Ras (Jodhpur State) from personal appearance in the Civil Courts of Ajmer Merwara.

By order,

C. L. TRIVEDI.

for Secretary to the Chief Commissioner,
Ajmer-Merwara

DEPUTY COMMISSIONER & COLLECTOR, AJMER-MERWARA

ORDER No. 2

Ajmer, the 1st December 1947

The certificate of approval to prospect and mine for minerals unconnected with gems in the District of Ajmer-Merwara granted to Messes. Jivraj Bhanji Shah & Co., of Bombay by the Chief Commissioner, Ajmer-Merwara, in his notification No. A|25-I-III, dated the 10th October, 1944 is hereby further renewed for the year 1948.

DURGA PRASAD,

Deputy Commissioner and Collector,
Ajmer-Merwara.

GINNING RETURN

Return showing quantity of cotton ginned in the Province of Ajmer-Merwara for the week ending 27th December 1947

Section 5A of the Cotton Ginning and Pressing Factories Act, 1925 (XII of 1925) as subsequently amended.

	QUANTITY (BY WEIGHT) OF COTTON GINNED (IN BALES OF 392 LBS. EACH).					
Name of Division or Brock.	During the week.	During the corresponding week last year.	Since the commencement of the season, i. e., since 1st. September 1947.	During the corresponding period last year.	District included in the blook,	
1	2	8	4	8	6	
Ajmer-Merwara	242 03	440.86	1206 - 94	1672 · 76		

GAURI SHANKAR,

Superintendent, for Deputy Commissioner, Ajmer-Merwara.

OFFICE OF THE CHIEF COMMISSIONER, DELHI

NOTIFICATIONS

Delhi, the 23rd December 1947

No. F.3(1)|47-LSG-I.—In pursuance of the provisions of section 15 of the Punjab Municipal Act 1911, as extended to Delhi Province, it is hereby notified that the Chief Commissioner of Delhi has accepted the resignation of Mir Mushtaq Ahmad, B. A., from membership of the New Delhi Municipal Committee.

By order, RATAN LAL,

Secretary (Local Self Government) to the Chief Commissioner, Delhi.

Delhi, the 23rd December 1947

No. F.6(17) 46-O.S.—Mr. H. R. Jaffary, Assistant Director of Civil Supplies (General), Delhi, has been granted leave on average pay for five weeks with effect from the 27th October, 1947, on the expiry of which his services are replaced at the disposal of the U. P. Government.

By order,

K. RAM,

Secretary (Rationing & Civil Supplies) to the Chief Commissioner, Delhi.

Delhi, the 23rd December 1947

No. F. 9(25)|47-O.S.—In exercise of the powers conferred by section 3 of the Essential Supplies (Temporary Powers) Act 1946 (Act No. XVI of 1946) as delegated under Government of India Notification No. PY.603(2)-1, dated the 21st October, 1946, and with the prior concurrence of the Government of India Ministry of Food, the Chief Commissioner of

Delhi is pleased to direct that Delhi Producers' Foodgrains (Movement) Control Order 1947 as published with his notification No. F.9(25)| 47-C.S., dated the 15th May, 1947, shall be cancelled with immediate effect.

By order,

K. RAM.

Secretary (Rationing & Civil Supplies) to the Chief Commissioner, Delhi.

Delhi, the 23rd December 1947

No. F.15(52)|47-0.8.—Mr. Zahur-ul-Haq, Deputy Controller of Rationing in the Delhi Rationing Organisation has been granted earned leave for 16 days together with 5 days' leave without pay with effect from the 15th September, 1947 on the expiry of which his resignation has been accepted.

By order,

K. RAM,

Secretary (Rationing & Civil Supplies) to the Chief Commissioner, Delhi.

Delhi, the 23rd December 1947

No. F.20(17)|46-HPW.—In pursuance of the provisions of Section 47 of the Delhi Muslim Wakfs Act 1943 (No. XIII of 1943), the Chief Commissioner of Delhi is pleased to appoint Messrs Roy Malhotra & Company, Registered Accountants, Delhi, as auditors for the purpose of auditing the accounts of the Sunni Majlis-e-Awkaf, Delhi for the years 1944-45, 1945-46 and 1946-47.

By order,

RATAN LAL,

Secretary (Local Self Government) to the Chief Commissioner, Delhi.

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Delhi, the 2nd January 1948

No. F.16(1) 46-0.8.—In exercise of the powers conferred by Section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (Act XXIV of 1946) as delegated under Government of India Notification No. Py. 603(2)-I, dated the 21st October, 1946, and with the prior approval of the Government of India, the Chief Commissioner of Delhi is pleased to direct that the following amendments shall be made in the Delhi Rationing (Restriction of Acquisition) Order, 1946 as published with his Notification No. F.16(1) 46-CS., dated the 9th April, 1946.

Amendment

For the existing schedule, the following schedule shall be substituted.

'Schedule'

- 1. Charcoal.
- 2. Steam Coal.
- 3. Soft Coke.
- 4. Kerosene Oil.

By order,

K. RAM,

Secretary (Rationing & Civil Supplies) to the Chief Commissioner, Delhi.

PROCLAMATION UNDER SECTION 30 OF THE PROVINCIAL INSOLVENCY ACT V OF 1920.

In the Court of S. Prahlad Singh Bindra, Insolvency Judge at Delhi.

Notice is hereby given that the undermentioned persons were adjudicated Insolvents by this Court on the dates specified in column 4 below.

Creditors are hereby required to prove their debts before the Official Receiver, Insolvents Estates, Delhi, who has been appointed Receiver.

No of the Cage.	Name, parentage, coeupation	Date of adjudica- tion of order.	Time allowed for discharge.		
Cane.	Debtors Respondents,	Creditors Petitioners.			
1	2	5	4	5	
9 of 1946 1	Jagan Nath S/o Dina Nath Plarey Lal S/o Mangoo, Caste Brahmin, Props. Firm Jagan Nath Ram Nath, Chandi Chowk, Delhi.	 L. Badri Parshad S/o L. Juchha Ram Jaini of Soni Patt. Firm Murli Dhar Panna Mal Firm Chhajju Mall Madan Lal of Chandi Chowk, Delhi. B. Daya Kishan S/o L. Kundan Lal Aggarwal of Jind State. 	16th December 1947.	By 16th June 1948.	

Given under my hand and the seal of the Court this 16th day of December 1947.

ILLEGIBLE.

Judge, Insolvency Court.

ORDER OF ADJUDICATION (Section 27, Act V, 1920)

In the Court of Sardar Prahlad Singh Bindra, P.C.S., Judge, Insolvency Court at Delhi

Insolvency petition No. 7 of 1947.

Kanshi Ram s|o Makhan Lal, Vaish, Gali Umrao Wali, Pahari Dhiraj, Delhi—(Pet tioner-Insolvent).

Against

The Creditors—(Respondents-Creditors).

Pursuant to a petition, dated 20th March, 1947, against (a) Sukh-Dev etc. (Respondent-

Creditors) and on the application of (b) Kan-(Petitioner-Insolvent) and on reading the petition and hearing the same it is ordered that he do apply for his discharge within 6 months from 21st November 1947. Official Receiver, Delhi has been appointed Receiver of the Estate of the Insolvent. He shall submit his report on 15th January, 1948.

Dated this 5th day of December, 1947,

ILLEGIBLE,

Judge, Insolvency Court,

Delhi.